UNITED STATES DISTRICT COU SOUTHERN DISTRICT OF NEW		
UNITED REALTY ADVISORS, LI FRYDMAN,	P and JACOB	-
vs.	Plaintiffs,	DEFENDANTS' MOTION FOR JUDGMENT AS A MATTER OF LAW AND/OR FOR RELIEF FROM
ELI VERSCHLEISER, RAUL DEL PINHASI, and ALEX ONICA,	FORNO, OPHIR	JUDGMENT AND/OR NEW TRIAL
	Defendants.	Index No.: 14- cv -5903 (JGK)
JACOB FRYDMAN, UNITED REALP, and PRIME UNITED HOLDING		as,
	Plaintiffs,	
VS.		
ELI VERSCHLEISER, et al.,		
	Defendants.	Index No.: 14 – cv – 8084 (JGK)
Defendant Eli Verschleiser ("Defendant") he	reby moves this Court for relief pursuant to
the Federal Rules of Civil Procedure	Rule 50, and/or	Rule 59, and/or Rule 60.

Dated: December 27, 2022

New York, New York

Respectfully submitted,

ZISHOLTZ & ZISHOLTZ, LLP

/s Stuart Zisholtz Stuart S. Zisholtz, Esq. 200 Garden City Plaza, Suite 408 Garden City, New York 11530 T: 516-741-2200 / F: 516-746-1024 Attorneys for Defendants Eli Verschleiser

GULKO SCHWED LLP

/s Asher Gulko
Asher C. Gulko, Esq.
525 Chestnut Street, Suite 207
Cedarhurst, New York 11516
T: 212.500.1312 / F: 212.678.0405
Attorneys for Defendants Eli Verschleiser

CERTIFICATE OF SERVICE

I hereby certify that on this 26th day of December, 2022, a true and correct copy of the foregoing DEFENDANTS' MOTION FOR AS A MATTER OF LAW AND/OR FOR RELIEF FROM JUDGMENT AND/OR NEW TRIAL was filed with the Court via the Court's electronic filing system and that a copy of the foregoing will be electronically served on all counsel of record.

Respectfully submitted,

ZISHOLTZ & ZISHOLTZ, LLP

/s Stuart Zisholtz Stuart S. Zisholtz, Esq. 200 Garden City Plaza, Suite 408 Garden City, New York 11530 T: 516-741-2200 / F: 516-746-1024 Attorneys for Defendants Eli Verschleiser and Ophir Pinhasi

GULKO SCHWED LLP

/s/ Asher Gulko
Asher C. Gulko, Esq.
525 Chestnut Street, Suite 207
Cedarhurst, New York 11516
T: (212) 500-1312 / F: (212) 678-0405
Attorneys for Defendants Eli Verschleiser and Ophir Pinhasi